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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/832,303	04/10/2001	William E. McCoy	HOTSTAMP. PAT	8295
7590 12/05/2003			EXAMINER	
DAVID G. HENRY			COLILLA, DANIEL JAMES	
900 Washington Avenue P.O. Box 1470			ART UNIT	PAPER NUMBER
Waco, TX 76701			2854	
			DATE MAILED: 12/05/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application N .	Applicant(s)	
Nation of Abandonmant	09/832,303	MCCOY, WILLIAM E.	
Notice of Abandonment	Examiner	Art Unit	
*	Dan Colilla	2854 WW	
The MAILING DATE of this communication app	•	orrespondence address	
This application is abandoned in view of:			
 Applicant's failure to timely file a proper reply to the Office (a) A reply was received on 20 November 2003 (with a C expiration of the period for reply (including a total external total) (b) A proposed reply was received on 03 November 2003 final rejection. 	ertificate of Mailing or Transmission ension of time of <u>3</u> month(s)) which e	xpired on <u>02 November 2003</u> .	
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 (Notice of Appeal (with appeal fee);		
(c) ☐ A reply was received on but it does not constitutional rejection. See 37 CFR 1.85(a) and 1.111. (See		mpt at a proper reply, to the non-	
(d) ☐ No reply has been received.			
 Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-8 (a) The issue fee and publication fee, if applicable, was), which is after the expiration of the statutory per the statuto	5). received on (with a Certification	ate of Mailing or Transmission dated	
Allowance (PTOL-85).			
(b) The submitted fee of \$ is insufficient. A balance		055 4 404 11 4	
The issue fee required by 37 CFR 1.18 is \$ 1	-	CFR 1.18(a), is \$	
(c) The issue fee and publication fee, if applicable, has no	ot been received.		
 Applicant's failure to timely file corrected drawings as requ Allowability (PTO-37). 	uired by, and within the three-month p	period set in, the Notice of	
 (a) ☐ Proposed corrected drawings were received on after the expiration of the period for reply. 	(with a Certificate of Mailing or Tran	smission dated), which is	
(b) No corrected drawings have been received.			
 The letter of express abandonment which is signed by the the applicants. 	e attorney or agent of record, the assi	ignee of the entire interest, or all of	
 The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application. 	attorney or agent (acting in a repres	entative capacity under 37 CFR	
 The decision by the Board of Patent Appeals and Interference of the decision has expired and there are no allowed claim 	ence rendered on and becaus ns.	e the period for seeking court review	
7. 🔲 The reason(s) below:			
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdra	w the holding of abandonment under 37 (CFR 1.181, should be promptly filed to	

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Examiner's Comment

- 1. Both amendments, filed on 11/3/03 and 11/20/03 were submitted with incorrect form. The proper format for amending claims can be found in MPEP §714.22 and rule 37 CFR 1.121.
- 2. Applicant's reply to the Office Action of 5/2/03 was received in the Patent and Trademark Office on 11/20/03, which is after the expiration of the period for reply set in the last Office Action. Since no time remains for applicant to obtain an extension of the period for reply by filing a petition under 37 CFR 1.136(a), this application is *abandoned*. Applicant is advised that the abandonment of this application may only be overcome by filing a petition to revive under 37 CFR 1.137. A petition to revive may be appropriate if applicant's failure to reply was either unavoidable or unintentional, as set forth below.

A. Failure to reply was unavoidable.

A petition to revive an abandoned application on the grounds that the failure to reply was unavoidable (37 CFR 1.137(a)) must be accompanied by: (1) the required reply (which has been filed); (2) a showing to the satisfaction of the Director that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(a) was unavoidable; (3) any terminal disclaimer required pursuant to 37 CFR 1.137(c); and (4) petition fee as set forth in 37 CFR 1.17(l). No consideration to the substance of a petition will be given until this fee is received.

The showing requirement can be met by submission of statements of fact establishing that the delay in filing the reply was unavoidable, as well as inadvertent.

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This must include: (1) a satisfactory showing that the cause of the delay resulting in failure to reply in timely fashion to the Office action was unavoidable; and (2) a satisfactory showing that the cause of any delay during the time period between abandonment and filing of the petition to revive was also unavoidable.

A terminal disclaimer and the terminal disclaimer fee is required under 37 CFR 1.137(c) if the application is: (1) a design application, (2) a utility application filed before June 8, 1995, or (3) a plant application filed before June 8, 1995. The terminal disclaimer must dedicate to the public a terminal part of the term of any patent granted the application equivalent to the period of abandonment of the application, and must also apply to any patent granted on any application containing a specific reference under 35 U.S.C. 120, 121 or 365(c) to the application for which revival is sought.

B. Failure to reply was unintentional.

A petition to revive an abandoned application on the grounds that the failure to reply was unintentional (37 CFR 1.137(b)) must be accompanied by: (1) the required reply (which has been filed); (2) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(b) was unintentional; (3) any terminal disclaimer required pursuant to 37 CFR 1.137(c) (see above discussion); and (4) the petition fee as set forth in 37 CFR 1.17(m). No consideration to the substance of a petition will be given until this fee is received. The Director may require additional information where there is a question whether the delay was unintentional.

The required items and fees must be submitted promptly under a cover letter entitled "Petition to Revive."

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Further correspondence with respect to this matter should be addressed as

follows:

11 . . "

By mail:

Mail Stop Petition

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

By FAX:

(703) 308-6916

Attn: Office of Petitions

By hand:

Crystal Plaza 4, Room 3C23

2201 South Clark Place Arlington, VA 22202

Telephone inquiries with respect to this matter should be directed to the Office of

Petitions Staff at (703) 305-9282. For more detailed information, see MPEP § 711.03(c).

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dan Colilla whose telephone number is (703) 308-2259. The examiner can normally be reached M-F, 8:30-5:30. Faxes regarding this application can be sent to (703) 872 - 9306.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Hirshfeld can be reached at (703)305-6619. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

December 3, 2003

Dan Colilla

Primary Examiner

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